	AO 425 Ca	se 4:20-cv-009	57-SDJ	-Doc	cument 58	Filed 02/08/21 Page 1	of 2 PageID	#: 890	
AO 435 Case 4:20-cv-00957-SDJ Document 58 Filed 02/08/2 (Rev. 04/18) ADMINISTRATIVE OFFICE OF THE UNITED STATES CO							FOR COURT USE ONLY		
TRANSCRIPT						DUE DATE:			
Ρi	lease Read Inst	ructions:			IKANSCKIFI	OKDEK			
1. NAME						2. PHONE NUMBER	3. DATE		
Zeke DeRose, III						(713) 659-5200	2/8/2021	T	
4. DELIVERY ADDRESS OR EMAIL zeke.derose@lanierlawfirm.com						5. CITY Houston	6. STATE	7. ZIP CODE 77064	
8. CASE NUMBER 9. JUDGE						DATES OF PROCEEDINGS			
4:20-cv-00957-SDJ Sean D. Jordan						10. FROM 2/4/2021 11. TO 2/4/2021			
12. CASE NAME					11	LOCATION OF PROCEEDINGS			
The State of Texas, et al v. Google, LLC						13. CITY Plano 14. STATE Texas			
	5. ORDER FOR		009.0,						
	APPEAL		CRIMIN	IAL		CRIMINAL JUSTICE ACT	☐ BANKRU	PTCY	
NON-APPEAL X CIVIL						IN FORMA PAUPERIS	OTHER		
16	TRANSCRIE	PT REQUESTED (Speci	fy portion(s):	and date	(s) of proceeding(s)	for which transcript is requested)			
16. TRANSCRIPT REQUESTED (Specify portion(s) and date(s) of proceeding(s) PORTIONS DATE(S)								A TE(C)	
PORTIONS VOIR DIRE				DF	A1E(S)	PORTION(S)	DATE(S)		
	OPENING ST.				TESTIMONY (Specify Witness)	+			
┝						+			
<u> </u>		OPENING STATEMENT (Defendant)				DDE TRIAL PROCEEDING (Co. co.)			
<u> </u>		CLOSING ARGUMENT (Plaintiff)				PRE-TRIAL PROCEEDING (Spcy)			
_	-	CLOSING ARGUMENT (Defendant)							
<u> </u>	OPINION OF								
<u> </u>		URY INSTRUCTIONS				X OTHER (Specify)			
_	1	SENTENCING				Preliminary Scheduling Con	f. 2/4/2021		
BAIL HEARING									
17. ORDER									
CATEGORY ORIGINAL (Includes Certified Copy to Clerk for Records of the Court)				COPY	ADDITIONAL COPIES	NO. OF PAGES ESTIMATE		COSTS	
	OPPRIARY		Г	1	NO. OF COPIES				
ORDINARY					NO. OF COPIES				
14-Day		Ш			NO. OF COPIES				
EXPEDITED					NO OF CODIES				
3-Day		×			NO. OF COPIES				
DAILY			-	٦	NO. OF COPIES				
				7	NO. OF COPIES				
HOURLY									
	REALTIME								
CERTIFICATION (18. & 19.) By signing below, I certify that I will pay all charges (deposit plus additional).						ESTIMATE TOTAL		0.00	
18. SIGNATURE /s/ Zeke DeRose, III						PROCESSED BY			
19. DATE 2/8/2021						PHONE NUMBER			
TRANSCRIPT TO BE PREPARED BY						COURT ADDRESS			
INAMOCNII I TO DET REI ARED D I						COURT ADDRESS			
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TO PICK UP TRANSCRIPT						TOTAL REFUNDED			
		/ED TRANSCRIPT				TOTAL DUE		0.00	
1/	AKTI KECEIV	LD INANSCRIPT				TOTAL DUE			

GENERAL

Use. Use this form to order the transcription of proceedings. Complete a separate order form for each case number for which transcripts are ordered.

Completion. Complete Items 1-19. Do *not* complete shaded areas which are reserved for the court's use.

Order Copy. Keep a copy for your records.

Submitting to the Court. Submit the form in the format required by the court.

Deposit Fee. The court will notify you of the amount of the required deposit fee which may be mailed or delivered to the court. Upon receipt of the deposit, the court will process the order.

Delivery Time. Delivery time is computed from the date of receipt of the deposit fee or for transcripts ordered by the federal government from the date of receipt of the signed order form.

Completion of Order. The court will notify you when the transcript is completed.

Balance Due. If the deposit fee was insufficient to cover all charges, the court will notify you of the balance due which must be paid prior to receiving the completed order.

SPECIFIC

Items 1-19. These items should always be completed.

Item 8. Only one case number may be listed per order.

Item 15. Place an "X" in each box that applies.

Item 16. Place an "X" in the box for each portion requested. List specific date(s) of the proceedings for which transcript is requested. Be sure that the description is clearly written to facilitate processing. Orders may be placed for as few pages of transcript as are needed.

Item 17. Categories. There are six (6) categories of transcripts which may be ordered. These are:

<u>Ordinary</u>. A transcript to be delivered within thirty (30) calendar days after receipt of an order. (Order is considered received upon receipt of the deposit.)

<u>14-Day</u>. A transcript to be delivered within fourteen (14) calendar days after receipt of an order.

<u>Expedited</u>. A transcript to be delivered within seven (7) calendar days after receipt of an order.

3-Day. A transcript to be delivered within three (3) calendar days after receipt of an order.

<u>Daily</u>. A transcript to be delivered following adjournment and prior to the normal opening hour of the court on the following morning whether or not it actually is a court day.

<u>Hourly</u>. A transcript of proceedings ordered under unusual circumstances to be delivered within two (2) hours.

<u>Realtime</u>. A draft unedited transcript produced by a certified realtime reporter as a byproduct of realtime to be delivered electronically during proceedings or immediately following adjournment.

NOTE: Full price may be charged only if the transcript is delivered within the required time frame. For example, if an order for expedited transcript is not completed and delivered within seven (7) calendar days, payment would be at the 14-day *delivery* rate, and if not completed and delivered within 14 calendar days, payment would be at the ordinary delivery rate.

Ordering. Place an "X" in each box that applies. Indicate the number of additional copies ordered.

<u>Original</u>. Original typing of the transcript. An original must be ordered and prepared prior to the availability of copies. The original fee is charged only once. The fee for the original includes the copy for the records of the court.

<u>First Copy</u>. First copy of the transcript after the original has been prepared. All parties ordering copies must pay this rate for the first copy ordered.

Additional Copies. All other copies of the transcript ordered by the same party.

Item 18. Sign in this space to certify that you will pay all charges. (This includes the deposit plus any additional charges.)

Item 19. Enter the date of signing.

Shaded Area. Reserved for the court's use.